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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/206,329	12/08/1998	GENG ZHANG	970663.ORI	5359
75	90 12/01/2001			
NIKOLAI MERSEREAU AND DIETZ			EXAMINER	
820 INTERNATIONAL CENTRE 900 SECOND AVENUE SOUTH			EVANISKO, GEORGE ROBERT	
MINNEAPOLIS	S, MN 554023325		ART UNIT	PAPER NUMBER

3762 DATE MAILED: 12/01/2001

Please find below and/or attached an Office communication concerning this application or proceeding.



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ATTORNEY DOCKET NO. FIRST NAMED APPLICANT FILING DATE APPLICATION NUMBER 09/206 329

EXAMINER

ART UNIT PAPER NUMBER

DATE MAILED:

17

Below is a communication from the *EXAMINER* in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

70		A	DVISORY ACT	IUN		
THE PERIOD FOR R	EPLY:					
a) 🎾 will expire_	3	months from the dat	e of the final Office a	ction (including ex	densions of time gran	nted).
b) cxpires eith	har (1) thros	months from the mail no event, however, will	tate of the final Offic	e action. or (2) on	the mail date of this	Advisory Action,
xtension fee have be he appropriate exten riginally set in the fin	en filed is the sion fee und al Office act	ed under 37 CFR 1.136 ne date for purposes of der 37 CFR 1.17(a) is o ion; or (2) as set forth i	determining the peri- alculated from: (1) the hard (b) above.	od of extension an	d the corresponding	amount of the fee.
Appellant's Brief i	is due in acc	cordance with 37 CFR	.192(a).			
Applicant's reply to place the appli	to the final r cation in co	ejection, filed 1013 ndition for allowance.	has bee	en considered with	the following effect,	but it is not deemed
. The proposed a	mendment t	o the claim and/or spec	ifications will not be	entered and the fi	nal rejection stands b	ecause:
a. There is no c		howing under 37 CFR	1.116(b) why the pro	posed amendmen	t is necessary and w	as not
b. They raise n	ew issues th	nat would require furthe	r consideration and/	or search. (See N	ote).	
c. They raise th	ne issue of r	new matter. (See Note)				
d. They are not for appeal.	t deemed to	place the application in	better form for appe	eal by materially re	ducing or simplifying	the issues
	t additional	claims without cancelli	na a correspondina n	umber of finally re	jected claims.	
NOTE:						
2 Nowly propo	seed or area	nded claim	w	ould be allowed if	submitted in a separa	ately filed
2. Newly propo	osed or arne	nded claim_ he non-allowable claim	w s.	ould be allowed if	submitted in a separa	ately filed
amendment	cancelling t ng an appea	nded claim_ he non-allowable claim al, the proposed amend	s.			
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amendment 3.	d to: ty has overcent, exhibit or exhibit	ome the following rejectively to the considered by the considered	tion(s):	ered will not be	overcome the rejection	on because the prior